

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Weshington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR		AT	ATTORNEY DOCKET NO.	
07/932,1	42 08/19/	92 JANSSEN		¢.	JAB-828	
				EXAMINER		
DIAMA POA	and the Albanda and production	no.	a mana	BERCH,	1	
AUDLEY A JOHNSON A		12M1	ART UNIT	PAPER NUMBER		
	SON AND JOH SWICK, NJ			1202	8	
				DATE MAILED:	03/17/93	
This is a communication from the COMMISSIONER OF PATENT	e examiner in charge of y	your application.				
O MINISTORE NO. 1 X TENT		t				
		( <u></u>	1	-U-93 - FI -		
This application has been	examined 02	Responsive to communic		_		
shortened statutory period	for response to this a	ction is set to expire		h(s), days (	rom the date of this lette	
lure to respond within the	period for response w	ill cause the application to				
rt   THE FOLLOWING	ATTACHMENT(8) A	RE PART OF THIS ACTION	<b>4</b> :			
1. Notice of Referen				Patent Drawing, PTO-94		
3 , Notice of Art Cite 5. Information on Ho			4.   Notice of 6.	informal Patent Applicat	ion, Form PTO-152.	
S. Information on Pic	w to Ellect Drawing C	nanges, P10-1474.	• • •		*····	
et II SUMMARY OF A		n				
1. Claims		2.0 - 2	25	er	e pending in the applica	
<b>X</b>						
Of the abov	ve, claims	· · · · · · · · · · · · · · · · · · ·		are wit	ndrawn from considerat	
2. Claims				t	ave been cancelled.	
3. Claims					are allowed.	
4. X Claims	. =	20-2	Σ		are rejected.	
5.				(	are objected to.	
6.			a	re subject to restriction	or election requirement.	
7. This application h	as been filed with info	rmal drawings-under 37 C:	F:R. 1\85 which ar	e acceptable for examin	ation purposes.	
8.  Formal drawings	are required in respon	ese to this Office action.				
9. The corrected or	auhatituta drawinsa hi	ave been received on	•	Under 37 C.F.R	1 84 these drawless	
are acceptal	ble. not acceptable	e (see explanation or Notic	e re Patent Drawin	ng, PTO-948).	mose urawings	
	ne proposed additional or substitute sheet(s) of drawings, filed on has (have) been approved by the taminer. I disapproved by the examiner (see explanation).					
11. The proposed dra	wing correction, filed	on, t	nas been 🔲 app	roved.   disapprove	d (see explanation).	
12. Acknowledgment	is made of the claim i	for priority under U.S.C. 11	9. The certified oc	pythas 🗌 been receiv	ed 🔲 not been receive	
been filed in p	parent application, ser	rial no.	; filed or	1 <u></u>		
	to this application appears to be in condition for allowance except for formal matters, prosecution as to the merits is closed in ordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.					
🗖						
14. Other						

Serial No. 07/932,142

Art Unit 1202

Claims 20-25 rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-3 of U.S. Patent No. 5158952. Although the conflicting claims are not identical, they are not patentably distinct from each other because of reasons given previously.

The obviousness-type double patenting rejection is a judicially established doctrine based upon public policy and is primarily intended to prevent prolongation of the patent term by prohibiting claims in a second patent not patentably distinct from claims in a first patent. In re Vogel, 164 USPQ 619 (CCPA 1970). A timely filed terminal disclaimer in compliance with 37 C.F.R. § 1.321(b) would overcome an actual or provisional rejection on this ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 C.F.R. § 1.78(d).

The Submitted Terminal Disclaimer is not proper because, the recording fee of \$110 was not submitted (nor is there an accompnt authorization).

In addition, there is no statement speciffying the evidentiary documents have been reviewed and certifying that, to the best of the assignee's knowledge and belief, title in the assignee seeking to take action, see 37 CFR 3.73(b).

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 C.F.R. § 1.136(a).

Serial No. 07/932,142

Art Unit 1202

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS FINAL ACTION IS SET TO EXPIRE THREE MONTHS FROM THE DATE OF THIS ACTION. IN THE EVENT A FIRST RESPONSE IS FILED WITHIN TWO MONTHS OF THE MAILING DATE OF THIS FINAL ACTION AND THE ADVISORY ACTION IS NOT MAILED UNTIL AFTER THE END OF THE THREE-MONTH SHORTENED STATUTORY PERIOD, THEN THE SHORTENED STATUTORY PERIOD WILL EXPIRE ON THE DATE THE ADVISORY ACTION IS MAILED, AND ANY EXTENSION FEE PURSUANT TO 37 C.F.R. § 1.136(a) WILL BE CALCULATED FROM THE MAILING DATE OF THE ADVISORY ACTION. IN NO EVENT WILL THE STATUTORY PERIOD FOR RESPONSE EXPIRE LATER THAN SIX MONTHS FROM THE DATE OF THIS FINAL ACTION.

Any inquiry concerning this communication should be directed to Examiner Berch 308-4718 at telephone number (703)

BERCH:tce March 07, 1993

MARK L. BELL...
PRIMARY EXAMINER
GROUP 120 - ART UNIT 122

Marl Ber